UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

In re:	Case No. 23-41636
	CHAPTER 13 PLAN
LEMCO, Ronald & Valarie Sue,	
	X Original Amended
Debtor(s).	
(check one)? Yes Yes X_ No C. Does this plan avoid a security interest or lien Yes X_ No If the Debtor has either not indicated "yes" in the appli provision or language in this plan purporting to limit the collateral or to avoid a security interest or lien is void.	claim based on a valuation of the collateral for the claim (check one)? (check one)? (cable section above or made no selection, any nonstandard ne amount of a secured claim based on a valuation of the Even if the Debtor indicated "no" in Section 1.B or Section red claim based on a valuation of the collateral for the claim
for payment in full of allowed unsecured claims over a Debtor is below median income, then the plan's length	
first payment is due if necessary to complete the plan.	
follows: A. AMOUNT: \$96.00 B. FREQUENCY (check one): Monthly	otor shall commence making payments to the Trustee as
Twice per month X_Every two weeks	
Weekly	
 C. TAX REFUNDS: The Debtor (check one): commits all tax refunds to funding the plan. One payment amount stated above. X does not commit all tax refunds to funding the 	Committed refunds shall be paid in addition to the plan
If no selection is made, tax refunds are committed	
D. PAYMENTS: Plan payments shall be deduct by the Trustee or ordered by the Court.	ed from the Debtor's wages unless otherwise agreed to
E. OTHER:	

IV. <u>Distribution of Plan Payments by the Trustee:</u>

Upon confirmation of the plan, the Trustee shall disburse funds received in the following order and creditors shall apply them accordingly, provided that disbursements for domestic support obligations and federal taxes shall be applied according to applicable non-bankruptcy law:

	4 D	A //X	TOTO	A COTT TO	PERDUNCE	20
Α.	ΑIJ	DIVITI	NISTR	$A \cup V \vdash$	EXPENSE	

1. Trustee: The percentage set pursuant to 28 U.S.C. § 586(e).

			tive expenses: As							
			torney's Fees: Pr 0.00. \$435.00 w				s and/or cos	its and	expense	es are
			ompensation shall				١٠			
		or to all credi		oc para	as follows (CHECK OHE).			
			nts of \$							
			funds available	after	designated	monthly	navments	to th	e follo	wing
									0 10110	, mg
	Oth	 er:							·	
	If no sele	ction is mad	le, approved com	nensatio	n will be na	id after the	e monthly p	avments	s specif	ied in
	Sections	IV.B and IV	.C.	pensuno	. will oo pu	10 41101 1111	, monuni, b	<i>ay</i> 11101100	Бресп	
B.	CURREN	NT DOMES	ΓIC SUPPORT C	BLIGA	ΓΙΟNS:					
	9	<u>Creditor</u>			ly Amount	<u>t</u>				
	-			\$						
	-			\$						
			: Only creditors							
			ment from the T							
			me level. Secure							
			mined under nonl							
			any late charges					secured	credito	or are
cur	rent, subje	ct to the cred	litor's rights und	er state la	w if the cas	se is dismis	ssed.			
			lan control excep							
cla	im shall co	ntrol; and (b) the interest rate	included	l in a credito	or's proof	of claim for	a claim	secure	d by a
mo	rtgage or d	eed of trust	on real property s	hall cont	rol, unless o	otherwise p	provided in S	Section	X or or	dered
fol	lowing an o	objection to	a proof of claim	or in an a	adversary p	roceeding.	If the inter	est rate	is left b	olank,
the	interest ra	te shall be 1	2% except that the	ne interes	st rate for a	rearages o	n claims sec	cured by	y a mor	tgage
or	deed of true	st on real pro	operty shall be 09	ó.						
For	r claims sec	cured by per	sonal property, th	e month	ly payment	amounts ii	n the plan co	ontrol.		
			al property, the n					s proof	of clair	n and
not	ice of payr	nent change	control unless ot	herwise _l	provided in	Section X				
			re sufficient, the							
			ents, homeowner				tax holding	accour	ıts base	ed on
cha	anges in int	erest rates, e	escrow amounts,	dues and	or property	taxes.				
		~-				_			~	
_	1. Payn	nents on Cla	aims, or Non-Esc	rowed P	ostpetition	Property '	<u>l'ax Holding</u>	<u> Accou</u>	nts, Se	<u>cured</u>
			in the Debtor's	Principal	Residence	(Interest in	ncluded in p	oayment	is at co	ntract
rate	e, if applica	ıble):								
Oncol	a Dar									
	g Payment		Creditor		Call	otomol				
		<u>Payment</u>	<u>Creditor</u>		Coll	<u>ateral</u>				
	\$ \$									
	\$ \$									
	Φ									

	Monthly Payment \$ \$ \$ \$ \$ \$ \$	<u>Creditor</u>	<u>Collateral</u>	Arrears to be <u>Cured</u> \$\$ \$\$ \$\$ \$\$	Interest
	al Property C		Non-Escrowed Postpetition Propor's Principal Residence:	erty Tax Holding Account	s, Secured by
_	g Payments: Monthly Payment \$	<u>Creditor</u>	<u>Collateral</u>	_	Interest Rate
Cure Pa	\$ \$ ayments:				% %
Rank	Monthly Payment \$ \$ \$	<u>Creditor</u>	<u>Collateral</u>	Arrears to be <u>Cured</u> \$ \$ \$ \$	Interest Rate%%%
interest date of the as special the Trus in the a	a. 91 ustee shall partial in any motor the petition of iffied below. Stee in the ammounts state Monthly	O Collateral: ay the contract bala r vehicle acquired r in other personal p The Debtor stipula nounts stated as the	ured by Personal Property: nce stated in the allowed proof for the personal use of the Debt property acquired within one yea tes that pre-confirmation adequa "Pre-Confirmation Adequate Pr Payment" as specified below aft	tor within 910 days preced or preceding the filing date of ate protection payments sho to tection Monthly Payment	ing the filing of the petition all be paid by "or, if blank f of claim.
	\$ \$ \$			\$ \$ \$	% % %
X or or interest protecti Protecti	ustee shall pardered follow in personal pain payments ion Monthly e creditor file	ving a timely object property which is not s shall be paid by	ateral stated in the proof of clain ateral stated in the proof of claim or in a con-910 collateral. The Debtor's the Trustee in the amounts state as the Debtor's Value of Collateral \$	an adversary proceeding, to tipulates that pre-confirmated as the "Pre-Confirmation of the confirmation of	for a security tion adequate ion Adequate

			ssified nonpriority	unsecured claims prior to other
Rank	<u>Creditor</u>	Amount of Claim \$ \$	Percentage To be Paid%	Reason for Special Classification
The following withholding or	claims shall be parder, and shall rece		r according to the to the Trustee. (Payment	erms of the contract or support or at stated shall not bind any party.)
<u>Creditor</u>	\$	ent Monthly Support O	\$	nthly Arrearage Payment
р отп	ED DIDECT DAV	MENITC.		
B. OTH Creditor Wells Fargo M Total Property	Itg. Morts	MENTS: re of Debt gage on Residence on Residence	Amount of C \$296,822.00 \$n/a \$	\$ <u>1,883.84</u>
Creditor Wells Fargo M Total Property VI. Securee The secured p The Debtor re Debtor is surre	Mtg. Morts HOA HOA d Property Surres roperty described equests that upon endering property p	re of Debt gage on Residence on Residence ndered: below will be surrendered confirmation, each credi	\$296,822.00 \$	\$1,883.84 \$ 35.00 \$ anamed creditors on confirmation ressors and assigns) to which the match the stays of 11 U.S.C. §§ 362(a)

D. PRIORITY CLAIMS: Payment in full, on a pro rata basis, of filed and allowed claims entitled to

The under Section V, unless otherwise specified in the plan. Any executory contract or unexpired lease not assumed pursuant to 11 U.S.C § 365(d) is rejected. If rejected, upon confirmation the creditor is granted relief from the stays of 11 U.S.C. §§ 362(a) and 1301(a) with respect to the property which is the subject of the rejected contract or lease, and any allowed unsecured claim for damages shall be paid under Section IV.E.

Contract/Lease

Assumed or Rejected

VIII. Property of the Estate:

Property of the estate is defined in 11 U.S.C. § 1306(a). Unless otherwise ordered by the Court, property of the estate in possession of the Debtor on the petition date shall vest in the Debtor upon confirmation. However, the Debtor shall not lease, sell, encumber, transfer or otherwise dispose of any interest in real property or personal property without the Court's prior approval, except that the Debtor may dispose of unencumbered personal property with a value of \$10,000 or less without the Court's approval. Property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) acquired by the Debtor postpetition shall vest in the Trustee and be property of the estate. The Debtor shall promptly notify the Trustee if the Debtor becomes entitled to receive a distribution of money or other property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) with a value in excess of \$2,500, unless Section X specifically provides for the Debtor to retain the money or property.

IX. <u>Liquidation Analysis Pursuant to 11 U.S.C.</u> § 1325(a)(4):

The liquidation value of the estate is \$__-0__. To obtain a discharge, the Debtor must pay the liquidation value or the total of allowed priority and nonpriority unsecured claims, whichever is less. Under 11 U.S.C. §§ 1325(a)(4) and 726(a)(5), interest on allowed unsecured claims under Section IV.D and IV.E shall be paid at the rate of __-0__% per annum from the petition date (no interest shall be paid if left blank).

X. Nonstandard Provisions:

All nonstandard provisions of this plan are set forth in this section and separately numbered. Any nonstandard provision placed elsewhere in this plan is void. Any modifications or omissions to the form plan not set forth in this section are void.

1. Any refund to Debtor upon dismissal or discharge shall be disbursed through Debtor's counsel.

By filing this plan, the attorney for the Debtor(s) or the Debtor(s) if not represented by an attorney certify that the wording and order of the provisions in this plan are identical to those contained in Local Bankruptcy Form 13-4, other than any nonstandard provisions included in Section X.

/s/ Travis A. Gagnier Travis A. Gagnier #26379 Attorney for Debtor(s)	/s/ Ronald Lemco DEBTOR	October 11, 2023 Date
October 11, 2023 Date	/s/ Valarie Sue Lemco DEBTOR	October 11, 2023 Date